## 

		☐ Check if t
Chapter _	11	amen
	Chapter _	Chapter <b>11</b>

### Official Form 201

# Voluntary Petition for Non-Individuals Filing for Bankruptcy

04/20

If more space is needed, attach a separate sheet to this form. On the top of any additional pages, write the debtor's name and the case number (if known). For more information, a separate document, *Instructions for Bankruptcy Forms for Non-Individuals*, is available.

1.	Debtor's Name	Tailored Shared Services, LLC	
2.	All other names debtor used in the last 8 years		
	Include any assumed names, trade names, and doing business as names		
3.	Debtor's federal Employer Identification Number (EIN)	<u>47-4894752</u>	
4.	Debtor's address	Principal place of business	Mailing address, if different from principal place of business
		6100 Stevenson Boulevard	
		Number Street	Number Street
			P.O. Box
		Fremont, California 94538	
		City State Zip Code	City State Zip Code
			Location of principal assets, if different from principal place of business
		Alameda County	
		County	Number Street
			City State Zip Code
5.	Debtor's website (URL)	https://www.tailoredbrands.com/	
6.	Type of debtor	☑ Corporation (including Limited Liability Company)	(LLC) and Limited Liability Partnership (LLP))
		☐ Partnership (excluding LLP)	• • • • • • • • • • • • • • • • • • • •
		☐ Other. Specify:	

De	btor I allored Shared Serv	ices,	LLC				Case number (ii	f known)		
	Ivanie									
7.	Describe debtor's business		A.	Check One:						
			☐ Health Care Business (as defined in 11 U.S.C. § 101(27A))							
			☐ Single Asset Real Estate (as defined in 11 U.S.C. § 101(51B))							
			☐ Railroad (as defined in 11 U.S.C. § 101(44))							
				☐ Stockbroker (as defined in 11 U.S.C. § 101(53A))						
				☐ Commodity Broker (as defined in 11 U.S.C. § 101(6))						
				Clearing Bar	nk (a	s defined in 11 U.	S.C. § 781(3))			
			×	None of the	abo	ve				
			B. Check all that apply:							
			☐ Tax-exempt entity (as described in 26 U.S.C. § 501)							
				☐ Investment company, including hedge fund or pooled investment vehicle (as defined in 15 U.S.C. § 80a-3)						
				☐ Investment advisor (as defined in 15 U.S.C. § 80b-2(a)(11))						
			C.						git code that best describes debtor. S	ee
			http://www.uscourts.gov/four-digit-national-association-naics-codes . 4481 (Clothing Stores)							
8.	Under which chapter of the		Che	eck One:						
	A debtor who is a "small business debtor" must check the first subbox. A debtor as defined in § 1182(1) who elects to proceed under subchapter V of chapter 11 (whether or not the debtor is a			Chapter 7						
				Chapter 9						
			$\boxtimes$	Chapter 11.	Ch	eck all that apply:				
						aggregate nonco affiliates) are less balance sheet, st	ntingent liquida s than \$2,725,6 tatement of ope	ated debts (6 325. If this serations, cas	fined in 11 U.S.C. § 101(51D), and its excluding debts owed to insiders or sub-box is selected, attach the most resh-flow statement, and federal income exist, follow the procedure in 11 U.S.C.	ecent e tax
und (wh "sm	"small business debtor") must check the second sub-box.					liquidated debts ( and it chooses to selected, attach to	excluding debts o proceed und the most recent ederal income to	s owed to ins ler Subchap t balance sh ax return or	C. § 1182(1). Its aggregate noncontiniders or affiliates) are less than \$7,500 toer V of Chapter 11. If this sub-box eet, statement of operations, cash-fluid rany of these documents do not exis (B).	0,000 is ow
						A plan is being fil	ed with this pet	tition.		
						Acceptances of the creditors, in acco	•		etition from one or more classes of 126(b).	
					⊠	Securities and Exchange Act of	xchange Comm 1934. File the	nission acco Attachment	s (for example, 10K and 10Q) with the rding to § 13 or 15(d) of the Securitie to Voluntary Petition for Non-Individual Form 201A) with this form.	es
						The debtor is a sl 12b-2.	nell company a	s defined in	the Securities Exchange Act of 1934	Rule
				Chapter 12						
9.	Were prior bankruptcy cases filed by or against the debtor		No	District	_		When		Case number	
	within the last 8 years?	Ц	Yes.	District			When		Case number	
									_	

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Deb		/ices,	LLC			C	ase number	(if known)		
	Name									
10.	Are any bankruptcy cases pending or being filed by a business partner or an affiliate of the debtor?		No Yes.	Debtor	See Ride	r 1			Relationship	Affiliate
	List all cases. If more than 1, attach a separate list.			District	Southern	District o	of Texas		When	08/02/2020
	attaon a soparato not.			Case no	umber, if knov	/n				MM / DD / YYYY
	Why is the case filed in this	Che	eck all	that apply	·					
	district?			ediately pr						district for 180 days s than in any other
		☒	A bar	nkruptcy c	ase concernir	ng debtor's	affiliate, gen	eral partner, o	r partnership is	pending in this district.
   	Does the debtor own or have possession of any real property or personal property that needs immediate attention?			Why does  It possafet What It need It incompatter asse	s the propert ses or is alleg y. is the hazard eds to be phys ludes perisha tion (for exan ts or other op	y need im ed to pose ? sically sect ble goods aple, livestions).	mediate atte a threat of in  ured or protector assets tha	ntion? (Checken minent and identified in the wasted from the wast could quickly	call that apply.) entifiable hazar reather. deteriorate or I	tional sheets if needed.  d to public health or  ose value without or securities-related
							City		State	Zip Code
				-	perty insure	d?				
				□ No						
				⊔ Yes.	Insurance ag Contact nam	•				
					Phone	E				
					THORE					
	Statistical and admi	inistr	ative i	nformatio	n					
	Debtor's estimation of	Chec	ck one:							
•	available funds				lable for distri trative expens				for distribution	to unsecured creditors.
	Estimated number of creditors <sup>1</sup>		1-49 50-99 100-1 200-9	199		1,000-5 5,001-1 10,001	10,000	\(\bar{\rm}\)	50,001-100	,000

<sup>1</sup> The Debtors' estimated assets, liabilities, and number of creditors noted here are provided on a consolidated basis.

# 

Debtor Tailored Shared Se	rvices,	LLC	_	Case number (if known)			
15. Estimated assets		\$0-\$50,000 \$50,001-\$100,000 \$100,001-\$500,000 \$500,001-\$1 million		\$1,000,001-\$10 million \$10,000,001-\$50 million \$50,000,001-\$100 million \$100,000,001-\$500 million		\$1,000,0 \$10,000	0,001-\$1 billion 100,001-\$10 billion 1000,001-\$50 billion In \$50 billion
16. Estimated liabilities		\$0-\$50,000 \$50,001-\$100,000 \$100,001-\$500,000 \$500,001-\$1 million		\$1,000,001-\$10 million \$10,000,001-\$50 million \$50,000,001-\$100 million \$100,000,001-\$500 million	$\boxtimes$	\$1,000,0 \$10,000,	0,001-\$1 billion 00,001-\$10 billion 000,001-\$50 billion n \$50 billion
Request for Relief	, Decla	ration, and Signatures					
				ent in connection with a bank .S.C. §§ 152, 1341, 1519, and		se can res	ult in fines up to
17. Declaration and signature of authorized representative of debtor		e debtor requests relief in tition.	n acco	rdance with the chapter of title	e 11, Unite	ed States	Code, specified in this
debioi	Ιh	ave been authorized to fi	le this	petition on behalf of the debto	r.		
		ave examined the inform rrect.	ation ir	n this petition and have a reas	onable b	elief that th	ne information is true and
	00						
Id	leclare	under penalty of perjury t	hat the	foregoing is true and correct	•		
	Ex		<b>8/02/2</b> 1/ DD /				
		IVIIV	ו טט /	Y Y Y Y			
	×	/s/ Holly Etlin			Holly	/ Etlin	
		Signature of authorize	d repre	esentative of debtor	Printed r		
		Title Object Destaura		000			
		Title Chief Restruc	turing	Officer	-		
18. Signature of attorney	×	/s/ Matthew D. Cave			Date	08/	02/2020
		Signature of attorney f	or deb	tor		MM	/ DD/YYYY
		Matthew D. Cavenaug	ah				
		Printed name	<b>3</b>				
		Jackson Walker L.L.F	٥.				
		Firm name					
		1401 McKinney Stree Number	t, Suit				
			Sile	<del>:E</del> l	_		
		Houston City				exas ate	77010 ZIP Code
		•					
		(713) 752-4200 Contact phone			m	<b>cavenaug</b> Email a	h@jw.com ddress
		24062656		Tavas		a	
		Bar number		Texas State			

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Fill in this information to identify	the case:		
United States Bankruptcy Court for	the:		
Southern District	of Texas (State)		
Case number (if known):		Chapter	11

# Rider 1 Pending Bankruptcy Cases Filed by the Debtor and Affiliates of the Debtor

On the date hereof, each of the entities listed below (collectively, the "<u>Debtors</u>") filed a petition in the United States Bankruptcy Court for the Southern District of Texas for relief under chapter 11 of title 11 of the United States Code. The Debtors have moved for joint administration of these cases under the case number assigned to the chapter 11 case of Tailored Brands, Inc.

Tailored Brands, Inc.
JA Apparel Corp.
Jos. A. Bank Clothiers, Inc.
Joseph Abboud Manufacturing Corp.
K&G Men's Company Inc.
Moores Retail Group Corp.
Moores The Suit People Corp.
MWDC Holding Inc.
Nashawena Mills Corp.
Renwick Technologies, Inc.
Tailored Brands Gift Card Co LLC
Tailored Brands Purchasing LLC
Tailored Brands Worldwide Purchasing Co.
Tailored Shared Services, LLC
TB UK Holding Limited
The Joseph A. Bank Mfg. Co., Inc.
The Men's Wearhouse, Inc.
TMW Merchants LLC

# IN THE UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

	_	
In re:	)	Chapter 11
TAILORED SHARED SERVICES, LLC,	)	Case No. 20-[•] ([•])
Debtor.	)	
	)	

### LIST OF EQUITY SECURITY HOLDERS<sup>1</sup>

Debtor	Equity Holders	Address of Equity Holder	Percentage of Equity Held
Tailored Shared Services, LLC	The Men's Wearhouse, Inc.	6100 Stevenson Boulevard Fremont, California 94538	100%

This list reflects holders of five percent or more of Tailored Brands, Inc.'s common stock. This list serves as the disclosure required to be made by the debtor pursuant to rule 1007 of the Federal Rules of Bankruptcy Procedure. All equity positions listed are as of the date of commencement of the chapter 11 case. By the *Debtors' Emergency Motion for Entry of an Order (I) Authorizing the Debtors to File a Consolidated List of Creditors and a Consolidated List of the 30 Largest Unsecured Creditors, (II) Waiving the Requirement to File a List of Equity Security Holders, (III) Authorizing the Debtors to Redact Certain Personal Identification Information, (IV) Approving the Form and Manner of Notifying Creditors of the Commencement of the Chapter 11 Cases and Other Information, and (V) Granting Related Relief filed contemporaneously herewith, the debtor is requesting a waiver of the requirement under rule 1007 to file a list of all of its equity security holders.* 

# IN THE UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

	_
In re:	) Chapter 11
TAILORED SHARED SERVICES, LLC,	) Case No. 20-[•] ([•])
Debtor.	)
	J

### **CORPORATE OWNERSHIP STATEMENT**

Pursuant to rules 1007(a)(1) and 7007.1 of the Federal Rules of Bankruptcy Procedure, the following are corporations, other than a government unit, that directly or indirectly own 10% or more of any class of the debtor's equity interest:

Shareholder	Approximate Percentage of Shares Held
The Men's Wearhouse, Inc.	100%

Fill in this information to identify the case:			
Debtor nameTailored Brands, Inc., et al.		_	
United States Bankruptcy Court for the:	Southern District of Texas		Check if this
Case number (If known):	(State)		amended filir

### Official Form 204

Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders

A list of creditors holding the 30 largest unsecured claims must be filed in a Chapter 11 or Chapter 9 case. Include claims which the debtor disputes. Do not include claims by any person or entity who is an *insider*, as defined in 11 U.S.C. § 101(31). Also, do not include claims by secured creditors, unless the unsecured claim resulting from inadequate collateral value places the creditor among the holders of the 30 largest unsecured claims.

12/15

among the holders of the 30 largest unsecured claims.							
	Name of creditor and complete mailing address, including zip code	Name, telephone number and email address of creditor contact	Nature of claim  (for example, trade debts, bank loans, professional services, and government contracts)	Indicate if claim is contingent, unliquidat ed, or disputed	Amount of claim  If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
					Total claim, if partially secured	Deduction for value of collater al or setoff	Unsecured Claim
1	BANK OF NEW YORK MELLON TRUST COMPANY, N.A. 601 TRAVIS ST, 16TH FLOOR HOUSTON, TX 77002	CONTACT: LISA MCCANTS PHONE: 713-483-6752 EMAIL: LISA.MCCANTS@BNYMELLON. COM	SENIOR NOTES DUE 2022		\$179,916,000		\$179,916,000
2	ICON INTERNATIONAL INC LOCKBOX SERVICES 1487 DEPT 1487 350 N ORLEANS STREET STE 800 CHICAGO, IL 60654-1529	CONTACT: KATHLEEN CHOMIENNE PHONE: 203-388-1442 EMAIL: KCHOMIENNE@ICONINTERNA TIONAL.COM	TRADE DEBTS		\$8,214,000		\$8,214,000
3	PEERLESS CLOTHING INC. 200 INDUSTRIAL PARK RD. SAINT ALBANS, VT 05478-1873	CONTACT: JOHN TIGHE PHONE: 469-500-8839 EMAIL: JOHNT@PEERLESS- CLOTHING.COM	TRADE DEBTS		\$8,115,000		\$8,115,000
4	ADOBE SYSTEMS INC 29322 NETWORK PLACE CHICAGO, IL 60673-1293	CONTACT: JEFFEREY YOUNG PHONE: 385-345-2280 EMAIL: JYOUNG@ADOBE.COM	TRADE DEBTS		\$7,047,000		\$7,047,000
5	WH BUYER, LLC DBA WHP GLOBAL 333 S GRAND AVENUE 28TH FLOOR LOS ANGELES, CA 90071	CONTACT: STEPHEN CONWELL PHONE: 646-518-8499 EMAIL: SCONWELL@WHP- GLOBAL.COM	ROYALTIES		\$5,781,000		\$5,781,000
6	ENGIE INSIGHT 1313 NORTH ATLANTIC, SUITE 5000 SPOKANE, WA 99201-2330	CONTACT: RICHARD COOMBE PHONE: 480-625-5055 EMAIL: RICHARD.COOMBE@ENGIE.CO	TRADE DEBTS		\$4,966,000		\$4,966,000

<sup>&</sup>lt;sup>1</sup> The Debtors reserve the right to assert setoff and other rights with respect to any of the claims listed herein.

					A	Amount of c	laim
	Name of creditor and complete	Name, telephone number and	Nature of claim  (for example, trade debts, bank loans,	Indicate if claim is contingent,	If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
	mailing address, including zip code			unliquidat ed, or disputed	Total claim, if partially secured	Deduc tion for value of collater al or setoff [1]	Unsecured Claim
7	MCKINSEY & COMPANY, INC. 3 WORLD TRADE CENTER 175 GREENWICH STREET NEW YORK, NY 10007	CONTACT: GENERAL COUNSEL OFFICE PHONE: 212-415-5372 EMAIL: KILLIAN_NOLAN@MCKINSEY. COM	PROFESSIONAL SERVICES		\$3,500,000		\$3,500,000
8	DAVID'S BRIDAL, INC. 1001 WASHINGTON ST. ASF MONTHLY INSTALLMENT CONSHOHOCKEN, PA 19428	CONTACT: JIM MARCUM PHONE: 603-455-5650 EMAIL: JMARCUM@DBI.COM	ROYALTIES		\$3,490,000		\$3,490,000
9	FLOW FORMAL ALLIANCE, LLC P.O. BOX 842683 BOSTON, MA 02284-2683	CONTACT: JEFF WEINTRAUB PHONE: 561-504-1846 EMAIL: LJTHEALIEN@AOL.COM	TRADE DEBTS		\$3,203,000		\$3,203,000
10	PRODUCTOS TEXTILES 800 METROS CARRETERA A LA JUTOSA, ZONA LIBRE INHDELVA CHOLOMA CORTEZ, HND	CONTACT: JACOBO KATTAN PHONE: 50499785004 EMAIL: JACOBO.KATTAN@PROTEXSA. HN	TRADE DEBTS		\$2,786,000		\$2,786,000
11	PHILLIPS VAN HEUSEN CORP P.O. BOX 532513 ATLANTA, GA 30353-2513	CONTACT: ANN RALKO PHONE: 908-332-4698 EMAIL: ANN.RALKO@PVH.COM	TRADE DEBTS		\$2,668,000		\$2,668,000
12	VETEMENTS PEERLESS CLOTHING 8888 BOUL PIE 1X MONTREAL, QC H1Z 4J5 CAN	CONTACT: JOHN TIGHE PHONE: 469-500-8839 EMAIL: JOHNT@PEERLESS- CLOTHING.COM	TRADE DEBTS		\$2,224,000		\$2,224,000
13	GOOGLE, INC. DEPT 33654 P.O. BOX 39000 SAN FRANCISCO, CA 94139	CONTACT: RICH JONES PHONE: 650-862-1371 EMAIL: RJONES@GOOGLE.COM	TRADE DEBTS		\$1,841,000		\$1,841,000
14	LAGUNA CLOTHING(MAURITIUS)LTD BOUNDARY ROAD QUATRE BORNES, MUS	CONTACT: ERIC DORCHIES PHONE: 23054233500 EMAIL: EDORCHIES@AQUARELLE- CLOTHING.COM	TRADE DEBTS		\$1,630,000		\$1,630,000
15	TOP GENUINE, LLC PO BOX 50001 PASADENA, CA 91105	CONTACT: RAY TOLLES PHONE: 213-479-3000 EMAIL: RAY.TOLLES@GMAIL.COM	TRADE DEBTS		\$1,567,000		\$1,567,000
16	KENNETH COLE PRODUCTION/ROYALTIES/ADVE RT 400 PLAZA DRIVE SECAUCUS, NJ 07094	CONTACT: KENNETH COLE PHONE: 914-806-2323 EMAIL: KENNETH@KENNETHCOLE.CO M	ROYALTIES		\$1,464,000		\$1,464,000
17	CASS INFORMATION SYSTEMS INC. P.O. BOX 17617 ST.LOUIS, MO 63178	CONTACT: DEREK PANO PHONE: 978-323-6567 EMAIL: DAPANO@CASSINFO.COM	TRADE DEBTS		\$1,461,000		\$1,461,000
18	AT&T P.O. BOX 5019 CAROL STREAM, IL 60197-5019	CONTACT: CHARLES KEETON PHONE: 281-797-1882 EMAIL: CK6861@ATT.COM	UTILITY		\$1,361,000		\$1,361,000

					A	Amount of c	laim
	Name of creditor and complete	f creditor and complete ddress, including zip code  Name, telephone number and email address of creditor contact  Name, telephone number and email address of creditor contact  (for example, trade debts, bank loans, professional services, and ed, o	(for example, trade	Indicate if claim is contingent,	If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
	mailing address, including zip code		unliquidat ed, or disputed	Total claim, if partially secured	Deduc tion for value of collater al or setoff	Unsecured Claim	
19	PT UNGARAN SARI GARMENTS KUNINGAN CITY (AXA TOWER), 41ST FLOOR JL. PROF. DR.SATRIO JAKARTA, 12940 IND	CONTACT: MANISH VIRMANI PHONE: 628111045222 EMAIL: MANISH.VIRMANI@BUSANAG ROUP.COM	TRADE DEBTS		\$1,205,000		\$1,205,000
20	JIANGSU SUNSHINE CO. LTD./ FABRIC WIRE XINQIAO TOWN,UIANGYIN CITY JIANGSU PROVINCE 214426, CHN	CONTACT: LIPING PHONE: 760-224-7532 EMAIL: LIPINGHECN@YAHOO.COM	TRADE DEBTS		\$914,000		\$914,000
21	HCL TECHNOLOGIES LTD 806 SIDDHARTH 96 NEHRU PLACE NEW DEHLI, 110-0119 IND	CONTACT: TRACY DECICCO PHONE: 303-570-3801 EMAIL: TRACY.DECICCO@HCL.COM	TRADE DEBTS		\$875,000		\$875,000
22	STAPLES PO BOX 70242 PHILADELPHIA, PA 19176-0242	PHONE: 877-826-7755	TRADE DEBTS		\$823,000		\$823,000
23	CT CORPORATION PO BOX 4349 CAROL STREAM, IL 60197-4349	CONTACT: BONNUS SMITH PHONE: 713-882-8566 EMAIL: BONNIE.SMITH@WOLTERSKLU WER.COM	TRADE DEBTS		\$812,000		\$812,000
24	FABIAN COUTURE GROUP 205C CHUBB AVENUE LYNDHURST, NJ 07071	CONTACT: ALLAN WEISS PHONE: 201-248-3562 EMAIL: AAJWEISS@AOL.COM	TRADE DEBTS		\$805,000		\$805,000
25	FLORSHEIM SHOE CO. 7734 SOLUTION CENTER CHICAGO, IL 60677-7007	CONTACT: JOHN FLORSHEIM PHONE: 414-908-1889 EMAIL: JFLORSHEIM@WEYCOGROUP. COM	TRADE DEBTS		\$784,000		\$784,000
26	CAULFEILD APPAREL GROUP LTD 1400 WHITEHORSE RD TORONTO, ON M3J3A7 CAN	CONTACT: MARIO TOMEI PHONE: 416-720-5984 EMAIL: MARIOT@CAULFEILD	TRADE DEBTS		\$782,000		\$782,000
27	TRANSPACIFIC INC. C/O TRANSPACIFIC P.O. BOX 75359 CHICAGO, IL 60675-5359	CONTACT: NING ZHOA PHONE: 917-886-9518 EMAIL: NING@MORETTISHOE.COM	TRADE DEBTS		\$776,000		\$776,000
28	MM FASHION AND DESIGN INC 9202 CHARLES SMITH AVENUE RANCHO CUCAMONGA, CA 91730	CONTACT: ANGEL MARTINEZ PHONE: 909-720-8661 EMAIL: ANGEL@MMFASHIONINC.COM	TRADE DEBTS		\$742,000		\$742,000
29	BLDG MANAGEMENT CO., INC. / 7101 417 FIFTH AVENUE, 4TH FLOOR NEW YORK, NY 10016	CONTACT: SARA FONTANET PHONE: 212-624-4337 EMAIL: SFONTANET@BLDG.COM	RENT		\$703,000		\$703,000
30	SITUS ASSET MANAGEMENT, LLC / #220 C/O BTR HAMPSTEAD, LLC SIGNATURE BANK NEWARK, NJ 07101-8084	CONTACT: ANGELA BALDWIN PHONE: 410-844-3906 EMAIL: ABALDWIN@BTRCAPITALGRO UP.COM	RENT		\$701,000		\$701,000

### TAILORED SHARED SERVICES, LLC

# WRITTEN CONSENT OF MANAGERS IN LIEU OF ANNUAL MEETING

Pursuant to the Limited Liability Company Agreement of Tailored Shared Services, LLC dated October 13, 2015 (the "Agreement"), by The Men's Wearhouse, Inc., a Texas corporation, and pursuant to and in accordance with the Delaware Limited Liability Company Act, 6 Del. C. § 18-101, et seq. (the "Act"), the undersigned, being all of the managers of Tailored Shared Services, LLC, a Delaware limited liability company (the "Company"), and in lieu of an annual meeting of the Board of Managers, the call and notice of which are hereby waived, do hereby consent to the adoption of and adopt the resolutions set forth on Annex A attached hereto.

This consent may be executed in counterparts, each of which shall be deemed an original, and all of which taken together shall constitute one instrument. A copy of this consent signed and delivered by telecopy, facsimile or other electronic transmission shall be considered an original, executed consent.

IN WITNESS WHEREOF, the undersigned has executed this consent effective as August 2, 2020.

MANAGERS:	Camir ask	
Carrie Ask		
	Dr.	
Jamie Bragg		
	act holes	
A Alexander I	Phodos	

### Annex A

### 1. Election of Officers

**NOW, THEREFORE, BE IT RESOLVED**, that each of the following persons is hereby appointed, designated and elected to the offices of the Company set forth adjacent to his or her name, to serve in accordance with the provisions of the Agreement and as otherwise provided in accordance with the Act, and until his or her successor shall have been appointed, designated and elected and shall have qualified:

NAME OFFICE

Dinesh Lathi President and Chief Executive Officer

Carrie Ask Chief Customer Officer

Jamie Bragg Executive Vice President, Chief Supply Chain Officer

Richard (Rich) Hansen Executive Vice President, Strategy & Analytics

Mark Neutze Executive Vice President, Stores

A. Alexander Rhodes Executive Vice President, General Counsel and Chief

Compliance Officer

Steve Ricci Brand President, K&G

Boris Sherman Executive Vice President, Chief Technology Officer
Michael Shane Smith Executive Vice President, Chief Human Resources Officer

Chaitanya Pallapothula Senior Vice President, Omni Channel Technology

Michael Parsley Senior Vice President, Retail Distribution

Carolyn Pollock Senior Vice President, Chief Marketing Officer, Tailored Brands

Melissa Porter Senior Vice President, Customer Experience

Dean A. Speranza Senior Vice President, Stores

Catherine Spicer Senior Vice President, Deputy General Counsel – Employment,

Litigation and Contracts

Aidan Arney Vice President, Corporate Tax

Brian Baron Vice President, Omnichannel Analytics

Jason Black Vice President & Chief Security Information Officer

Joseph Foley Vice President, Real Estate

Francisco Fuentes Vice President, Risk Management Virginia Grimaldo Vice President, Store Operations

Gunther Grumm Vice President, HR – Stores & Supply Chain

Kelly Helthall Vice President, Digital Product

Robert Holland Vice President, Transportation and Logistics Niky L. King Vice President, eCommerce Distribution

Susan Lopez Vice President, Enterprise PMO and Corporate Systems
Christopher Lorenzo Vice President, Store Employee Development & Training

Kim McIntosh Vice President, Corporate Controller

James Moreland Vice President, Distribution

Patricia Qua Vice President, Financial Planning & Analysis

Neyha G. Rajan Vice President, Assistant General Counsel - Compliance and

Privacy Law

Charles Reilly Vice President, Real Estate
Suzanne Scott Vice President, E-commerce

Doug Simpson Vice President, DC Tuxedo Operations

Laura Ann Smith Vice President, Assistant General Counsel - Corporate and

Securities Law and Secretary

Sam Stogner Vice President, Rental

James Tarsney Vice President, Contact Center

John Vazquez Vice President, Chief Accounting Officer and Treasurer

Drew White Vice President, Engineering

Hongpei Zhang Vice President, Marketing Analysis

Ginger Curtsinger Zone Vice President
Mal Foley Zone Vice President
Kevin Gaggin Zone Vice President
Joel P. Schultz Zone Vice President
Danny Vaughn Zone Vice President
Andrew Vogt Zone Vice President

### 2. Restructuring Support Agreement

WHEREAS, the board of managers (the "Governing Body") of Tailored Shared Services, LLC (the "Company") has reviewed and considered (i) the recommendation by the Board of Directors of Tailored Brands, Inc. (the "Board") and the authorized officers and representatives of Tailored Brands, Inc. ("Management") that the Company enter into that certain restructuring support agreement (in such form as authorized and executed by any Authorized Officer (as defined below), with such authorization as evidenced by the execution and delivery by any such Authorized Signatory, the "Restructuring Support Agreement"), (ii) the presentations by the Advisors regarding the liabilities and liquidity of the Company, the strategic alternatives available to the Company, and the impact of the foregoing on the Company's business, (iii) the information and advice previously provided to and reviewed by the Governing Body, the Board, and Management, and (iv) the related matters reported on at meetings of the Governing Body and the Board;

**WHEREAS**, the Governing Body has had the opportunity to consult with Management and the Board and the financial, restructuring, and legal advisors described in Section 4 herein (collectively, the "Advisors") and fully consider each of the strategic alternatives available to the Company;

WHEREAS, Management is continuing to negotiate the Restructuring Support Agreement with the Company's stakeholders, with the terms of such Restructuring Support Agreement to be substantially consistent with the terms set forth in the presentations by Management; and

WHEREAS, the Restructuring Support Agreement provides that it can be terminated if the Governing Body determines, after consulting with counsel, that proceeding with any of the

restructuring transactions contemplated by the Restructuring Support Agreement would be inconsistent with applicable law or the Governing Body's fiduciary duties.

**NOW, THEREFORE, BE IT RESOLVED**, that it is desirable and in the best interests the Company, its stakeholders, its creditors, and other parties in interest, to enter into the Restructuring Support Agreement, and that the Company's performance of its obligations under the Restructuring Support Agreement, and all other exhibits, schedules, attachments, and ancillary documents or agreements related thereto, hereby is, in all respects, authorized and approved;

**FURTHER RESOLVED**, that Management is hereby authorized and directed to take all actions necessary or advisable to negotiate and finalize the Restructuring Support Agreement and, subject to receiving sufficient consents from the Consenting Term Loan Lenders (as defined in the Restructuring Support Agreement), enter into and perform under the Restructuring Support Agreement, and the restructuring contemplated thereunder; and

FURTHER RESOLVED, that the officers of the Company, including but not limited to the President and Chief Executive Officer, any Vice President, the Treasurer the Secretary or any Assistant Secretary of the Company and any other person designated by the Governing Body (collectively, the "Authorized Officers") shall be, and each of them individually hereby is, authorized for and on behalf of the Company to take all actions (including, without limitation, to negotiate and execute any agreements, documents, certificates, supplemental agreements and instruments) necessary or advisable to finalize the Restructuring Support Agreement and, subject to receiving sufficient consents from the Consenting Term Loan Lenders (as defined in the Restructuring Support Agreement), to enter into the Restructuring Support Agreement, and to perform all the transactions contemplated thereby, that in the judgment of the applicable Authorized Officers, are necessary or appropriate to effectuate and carry out the purposes and intent of the foregoing resolutions (such determination to be conclusively evidenced by the taking of such action or execution thereof).

### 3. Chapter 11 Filing

WHEREAS, the Governing Body has considered certain materials presented by Management and the Advisors, including, but not limited to, materials regarding the liabilities and obligations of the Company, its liquidity, strategic alternatives available to it, and the effect of the foregoing on the Company's business, and has had adequate opportunity to consult such persons regarding the materials presented, obtain additional information, and to fully consider each of the strategic alternatives available to the Company; and

WHEREAS, the Governing Body has had the opportunity to consult with Management, the Board, and the Advisors and consider each of the strategic alternatives available to the Company.

**NOW, THEREFORE, BE IT RESOLVED,** that in the judgment of the Governing Body, it is desirable and in the best interests of the Company, its creditors, and other parties in interest, that the Company shall be, and hereby is, authorized to file, or cause to be filed, a voluntary petition for relief (such voluntary petition, and the voluntary petitions to be filed by the Company's affiliates, collectively, the "Chapter 11 Cases") under the provisions of chapter 11 of title 11 of the United States Code (the "Bankruptcy Code") in the United States Bankruptcy Court for the

Southern District of Texas (the "Bankruptcy Court") and any other petition for relief or recognition or other order that may be desirable under applicable law; and

**FURTHER RESOLVED,** that the Authorized Officers, acting alone or with one or more other Authorized Officers of the Company be, and each of them hereby is authorized, empowered, and directed to execute and file on behalf of the Company all petitions, schedules, lists, and other motions, objections, replies, applications, papers, or documents as necessary or advisable to commence the Chapter 11 Cases and obtain chapter 11 relief, and to take any and all actions that they deem necessary or proper to obtain such relief, including, without limitation, any action necessary to maintain the ordinary course operation of the Company's business.

### 4. Senior Secured Super-Priority Debtor-In-Possession Credit Agreement

WHEREAS, TAILORED BRANDS, INC., a Texas corporation, THE MEN'S WEARHOUSE, INC., a Texas corporation, as debtor and debtor-in-possession, each of the other U.S. Subsidiary Borrowers from time to time party thereto (each of the foregoing, individually, as a "U.S. Borrower" and, collectively, as the "U.S. Borrowers"), MOORES THE SUIT PEOPLE CORP., a Nova Scotia unlimited liability company (the "Canadian Borrower" and, together with the U.S. Borrowers, the "Borrowers"), the Canadian Guarantors from time to time party thereto, the Lenders from time to time party thereto, JPMORGAN CHASE BANK, N.A., as Administrative Agent ("U.S. Agent"), and JPMORGAN CHASE BANK, N.A. TORONTO BRANCH, as Canadian Administrative Agent ("Canadian Agent"; together with the U.S. Agent, the "Agents"), propose to enter into that certain SENIOR SECURED SUPER-PRIORITY DEBTOR-IN-POSSESSION CREDIT AGREEMENT dated as of the date hereof (as amended, restated, amended and restated, supplemented or otherwise modified from time to time, the "DIP Credit Agreement");

**WHEREAS**, the obligation of the Lenders to make Loans to the Borrowers under the DIP Credit Agreement is subject to the Company having satisfied certain conditions described in the DIP Credit Agreement and the other Loan Documents (as defined below) to which it is a party;

**WHEREAS**, the DIP Credit Agreement requires the Company to guaranty and to grant a security interest to secure the obligations under the Loan Documents; and

**WHEREAS**, the Company will obtain benefits from the Loans made to the Borrowers under the DIP Credit Agreement.

**NOW, THEREFORE, BE IT RESOLVED**, that the form, terms and provisions of each of the instruments and documents listed below (collectively, the "Loan Documents"), substantially in the form received by the undersigned and the Company's execution, delivery and performance of its obligations under the Loan Documents, including without limitation the grant of security interests under the Loan Documents, and, any borrowings or guaranty therewith, be, and hereby are, in all respects, approved:

- a) any promissory note executed by the Companies in connection with the DIP Credit Agreement;
- b) any fee letter in connection with the DIP Credit Agreement;
- c) any Collateral Document in connection with the DIP Credit Agreement;

- d) any intellectual property security agreement in connection with the DIP Credit Agreement;
- e) the Interim Order;
- f) the Final Order;
- g) the Intercreditor Agreement;
- h) the Intercompany Subordination Agreement;
- i) the Intercreditor Acknowledgement;
- j) any commitment letter in connection with the DIP Credit Agreement;
- k) any guarantee in connection with the DIP Credit Agreement;
- any assignment documents, security agreements, notices, financing statements, tax affidavits, and other instruments as the Agents and/or the Lenders may reasonably request or as may be necessary or appropriate to create, preserve and perfect the Liens of Agents and/or the Lenders required pursuant to the Loan Documents to be created in the Collateral;
- m) agreements with third parties (including, without limitation, bank agency agreements, lockbox agreements, cash management agreements, hedge agreements, control agreements, landlord agreements, Collateral Access Agreements, bailee letters, and warehouse letters) relating to the Collateral; and
- n) such other Loan Documents (as defined in the DIP Credit Agreement), agreements, documents, Orders, pledges, powers of attorney, instruments, letters of credit, acknowledgements, statements, paper, certificates and other documents and instruments, including any interest rate swaps, caps, collars or similar hedging agreement and any financing statements (or amendments thereto) that may be contemplated by, or as may be required by or executed in connection with any of the Loan Documents.

**FURTHER RESOLVED**, that the Authorized Officers, acting alone or with one or more other Authorized Officers be, and hereby is, authorized and empowered to execute and deliver, and perform all of the obligations and the transactions contemplated under each of the Loan Documents in the name and on behalf of the Company, with such changes therein as shall be approved by the Authorized Officer executing the same, with such execution by said Authorized Officer to constitute conclusive evidence of his or her approval of the terms thereof, including any departures therein from the form presented to the Governing Body;

**FURTHER RESOLVED**, that any person dealing with an Authorized Officer may conclusively rely upon the authority of such Authorized Officer by the execution of a document or agreement;

**FURTHER RESOLVED**, that the Company will obtain benefits from the loans made to the Company under the DIP Credit Agreement and the other Loan Documents which are necessary and convenient to the conduct, promotion and attainment of the business of the Company;

**FURTHER RESOLVED**, that the incurrence by the Company of the borrowings and obligations under the Loan Documents is hereby authorized and approved in all respects and the transactions contemplated by the Loan Documents are approved in all respects;

**FURTHER RESOLVED**, that each of the Authorized Officers be, and hereby is, authorized and empowered to take all actions or to not take any action in the name of the Company with respect to the transactions contemplated by these resolutions as the sole shareholder or sole member, of each direct or indirect subsidiary of the Company, if any, whether existing now or in the future, in each case, as such Authorized Officer shall deem necessary or desirable in such Authorized Officer's reasonable business judgment, including without limitation the authorization of resolutions and agreements necessary to authorize the execution, delivery and performance pursuant to the DIP Credit Agreement or any of the Loan Documents (including certificates, affidavits, financing statements, notices, reaffirmations and amendments and restatements thereof or relating thereto) as may be necessary or convenient to effectuate the purposes of the transactions contemplated herein;

**FURTHER RESOLVED**, that the Company be and it hereby is, authorized and directed to grant the Liens and security interests with respect to all or substantially all of its assets contemplated and as and when required by the Collateral Documents and the other Loan Documents in favor of the Agents and/or the Lenders to secure the Obligations (and any renewals, increases, extension for any period of rearrangement thereof) and to provide the guarantees contemplated in the Loan Documents;

FURTHER RESOLVED, that the Agents are authorized to file or record financing statements and other filing or recording documents or instruments with respect to the Collateral without the signature of the Company in such form and substance and in such offices as the Agents determine appropriate to continue to perfect the security interests of the Agents for the benefit of the Lenders under the DIP Credit Agreement and the other Loan Documents, as appropriate, and the Agents are authorized to use the collateral description "all or substantially all personal property assets of the Debtor, whether now existing or hereafter arising" or any similar description in any such financing statements;

**FURTHER RESOLVED**, that the Company be, and hereby is, authorized to guaranty the payment in full and performance of all Obligations, to the extent applicable, of its direct or indirect subsidiaries;

**FURTHER RESOLVED**, that any specific resolutions that may be required to have been adopted by the Company in connection with the actions contemplated by the foregoing resolutions be, and they hereby are, adopted, and the Authorized Officers of the Company be, and each of them acting alone hereby is authorized to certify as to the adoption of any and all such resolutions and attach such resolutions hereto;

**FURTHER RESOLVED**, that the omission from these resolutions of any agreement, document or other arrangement contemplated by any of the agreements, documents or instruments described in the foregoing resolutions or any action to be taken in accordance with any requirement of any of the agreements, documents, or instruments described in the foregoing resolutions shall in no manner derogate from the authority of the Authorized Officers, or any officer of the Company acting at their direction, to take all actions necessary, desirable, advisable or appropriate to consummate, effectuate carry out or further the transactions contemplated by, and the intent and purposes of, the foregoing resolutions;

FURTHER RESOLVED, that each of the Authorized Officers be, and hereby is, authorized and empowered to take all such further actions including, without limitation, to pay all fees, (including without limitation, the fees under the Fee Letters and expenses in accordance with the terms of the Loan Documents), to arrange for and enter into supplemental agreements, instruments, amendments, amendment and restatements, modifications, renewals, replacements, consolidations, substitutions, extensions, certificates or documents relating to the transactions contemplated by any of the Loan Documents and to execute and deliver all such supplemental agreements, instruments, amendments, amendment and restatements, modifications, renewals, replacements, consolidations, substitutions, extensions, certificates or documents in the name and on behalf of the Company, which shall in their sole judgment be necessary, proper or advisable in order to perform the Company's obligations under or in connection with any of the Loan Documents and the transactions contemplated therein, and to carry out fully the intent of the foregoing resolution. The performance of any such further act and the execution of any such document or instrument by any of the aforesaid Authorized Officers of the Company pursuant to these resolutions shall be conclusive evidence that the same have been authorized and approved by the Company in every respect;

**FURTHER RESOLVED**, that all acts and actions taken by any Authorized Officer prior to the date hereof with respect to the transactions contemplated by the Loan Documents (as defined in the DIP Credit Agreement), and any and all agreements, instruments, certificates or documents heretofore executed be, and hereby are, in all respects confirmed, approved and ratified; and

**FURTHER RESOLVED**, that all initially capitalized terms used in the resolutions under the caption "SENIOR SECURED SUPER-PRIORITY DEBTOR-IN-POSSESSION CREDIT AGREEMENT" and otherwise without definition shall have the meanings ascribed to them in the DIP Credit Agreement.

### 5. Retention of Professionals

NOW, THEREFORE, BE IT RESOLVED that each of the Authorized Officers be, and they hereby are, authorized and directed to employ the following professionals on behalf of the Company: (i) the law firm of Kirkland & Ellis LLP and Kirkland & Ellis International LLP, as general bankruptcy counsel, (ii) the law firm of Jackson Walker L.L.P., as co-bankruptcy counsel, (iii) the law firm of Stikeman Elliot LLP, as co-bankruptcy counsel, (iv) the law firm of Mourant Ozannes, as co-bankruptcy counsel, (v) PJT Partners LP, as financial advisor, (vi) AlixPartners, LLP, as restructuring advisor, (vii) Prime Clerk LLC, as notice and claims agent, (viii) A&G Realty Partners, LLC, as a real estate consultant and advisor, and (ix) any other legal counsels, accountants, financial advisors, restructuring advisors or other professionals the Authorized Officers deem necessary, appropriate or advisable; each to represent and assist the Company in carrying out its duties and responsibilities and exercising its rights under the Bankruptcy Code and applicable law (including, but not limited to, the law firms filing any pleadings and responses); and in connection therewith, each of the Authorized Officers be, and hereby is authorized, empowered and directed, in accordance with the terms and conditions hereof, to execute appropriate retention agreements and to cause to be filed appropriate applications for authority to reach such services; and

**FURTHER RESOLVED**, that all acts and deeds previously performed by any of the officers of the Authorized Officers, as may be applicable, prior to the adoption of the foregoing recitals and resolutions that are within the authority conferred by the foregoing recitals and resolutions, are hereby

ratified, confirmed and approved in all respects as the authorized acts and deeds of the Authorized Officers, as the case may be.

### 6. General

**NOW, THEREFORE, BE IT RESOLVED**, that in addition to the specific authorizations heretofore conferred upon the Authorized Officers, each of the Authorized Officers (and their designees and delegates) be, and they hereby are, authorized and empowered, in the name of and on behalf of the Company, to take or cause to be taken any and all such other and further action to: execute, acknowledge, deliver, and file any and all such agreements, certificates, instruments, and other documents; and pay all expenses, including but not limited to filing fees, in each case as in such officer's or officers' judgment, shall be necessary, advisable, or desirable to fully carry out the intent and accomplish the purposes of the resolutions adopted herein;

**FURTHER RESOLVED,** that the Governing Body has received sufficient notice of the actions and transactions relating to the matters contemplated by the foregoing resolutions, as may be required by the organizational documents of the Company, or hereby waive any right to have received such notice;

**FURTHER RESOLVED**, that all acts, actions and transactions relating to the matters contemplated by the foregoing resolutions done in the name of and on behalf of the Company, which acts would have been approved by the foregoing resolutions except that such acts were taken before the adoption of these resolutions, are hereby in all respects approved and ratified as the true acts and deeds of the Company with the same force and effect as if each such act, transaction, agreement or certificate has been specifically authorized in advance by resolution of the Governing Body; and

**FURTHER RESOLVED**, that each of the Authorized Officers (and their designees and delegates) be and hereby is authorized and empowered to take all actions or to not take any action in the name of the Company with respect to the transactions contemplated by these resolutions hereunder, as such Authorized Officers shall deem necessary or desirable in such Authorized Officer's reasonable judgment as may be necessary or convenient to effectuate the purposes of the transactions contemplated herein.

Fill in this information to identify the case and this filing:				
Debtor Name	Tailored Shared Services, LLC			
United States Ba	ankruptcy Court for the:	Southern District of Texas		
Case number (If known):		(State)		

## Official Form 202

## **Declaration Under Penalty of Perjury for Non-Individual Debtors**

12/15

An individual who is authorized to act on behalf of a non-individual debtor, such as a corporation or partnership, must sign and submit this form for the schedules of assets and liabilities, any other document that requires a declaration that is not included in the document, and any amendments of those documents. This form must state the individual's position or relationship to the debtor, the identity of the document, and the date. Bankruptcy Rules 1008 and 9011.

WARNING -- Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or obtaining money or property by fraud in connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.

#### **Declaration and signature**

I am the president, another officer, or an authorized agent of the corporation; a member or an authorized agent of the partnership; or another individual serving as a representative of the debtor in this case.

	partifership, or another	ilidividuai servirig as a represen	itative of the deptor in this case.			
	I have examined the in and correct:	formation in the documents chec	cked below and I have a reasonable belief that the information is true			
	Schedule A/B: Assets-Real and Personal Property (Official Form 206A/B)					
	Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D)					
	Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)					
	Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G)					
	Schedule H: Codebtors (Official Form 206H)					
	Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum)					
	Amended Schedule					
$\boxtimes$	Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders (Official Form 204)					
	Other document that requires a declaration List of Equity Security Holders and Corporate Owner Statement					
I	declare under penalty	of perjury that the foregoing is tro	ue and correct.			
Exe	cuted on	08/02/2020	🗴 /s/ Holly Etlin			
		MM/ DD/YYYY	Signature of individual signing on behalf of debtor			
			Holly Etlin Printed name			
			Fillited Hallie			
			Chief Restructuring Officer  Position or relationship to debtor			

**Declaration Under Penalty of Perjury for Non-Individual Debtors** 

Official Form 202